1	(Published in the Topeka Metro News		)
2 3		ORDINANCE NO	
4 5 6 7	AN ORDINANCE	introduced by Councilmember Sandra Clear, concerning parking nonpaved surfaces, amending City of Topeka Code § 2.40.130, 2.40.210 and § 10.60.120 and repealing original sections.	
8 9	BE IT ORDAINED	BY THE GOVERNING BODY OF THE CITY OF TOPEKA, KANSA	S:
10	Section 1.	That section 2.40.130, Definitions, of The Code of the City	of
11	Topeka, Kansas, is	s hereby amended to read as follows:	
12	Definitions		
13	As used in this article:		
14	(a) <del>"Appeara</del>	ance bond" means an undertaking, with or without security, enter	ed
15	into by a person in	custody by which the person is bound to comply with the conditio	<del>ns</del>
16	of the undertaking.	- "Accused person" means a person, corporation or other legal ent	<u>tity</u>
17	accused by a comp	plaint of the violation of a city ordinance.	
18	(b) <del>"Accused</del>	d person" means a person, corporation or other legal entity accus	ed
19	by a complaint of	the violation of a city ordinance. "Appearance bond" means	<u>an</u>
20	undertaking, with c	or without security, entered into by a person in custody by which t	<u>he</u>
21	person is bound to	comply with the conditions of the undertaking.	
22	(c) "Arraignr	nent" means the formal act of calling the person accused of violati	ng
23	an ordinance befor	re the municipal court to inform the person of the offense with whi	ich
24	the person is charg	the person is charged, to ask the person whether the person is guilty or not guilty and, i	
25	guilty, to impose se	entence.	

26 (d) "Arrest" means the taking of a person into custody in order that the person will
27 appear to answer for the violation of an ordinance. The giving of a notice to appear is
28 not an arrest.

(e) "Bail" is the security given for the purpose of insuring compliance with theterms of an appearance bond.

31 (f) "City attorney" means any attorney who represents the city in the prosecution
32 of an accused person for the violation of a city ordinance.

(g) "Complaint" means a sworn written statement, or a written statement by a law
enforcement officer, the city attorney or an assistant city attorney, an animal control
officer, <u>a</u> parking control officer as specifically authorized by TMC 10.60.350, <u>a</u> property
maintenance inspector as specifically authorized by TMC 10.60.120 or a fire department
employee with authority to enforce the fire code<u>of</u> that recites the essential facts
constituting a violation of an ordinance.

39 (h) "Custody" means the restraint of a person pursuant to an arrest.

40 (i) "Detention" means the temporary restraint of a person by a law enforcement41 officer.

(j) "Law enforcement officer" means any person who by virtue of office or public
employment is vested by law with a duty to maintain public order and to make arrests
for violation of the laws of the state of Kansas or ordinances of any municipality thereof.
For the purposes of signing and serving a uniform complaint and notice to appear or a
subpoena, the term shall also mean the city attorney or an assistant city attorney, an
animal control officer, <u>a</u> parking control officer as specifically authorized by TMC

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48 10.60.350, <u>a property maintenance inspector as specifically authorized by TMC</u>
49 10.60.120 or a fire department employee with authority to enforce the fire code.

- 50 (k) "Notice to appear" is a written notice to a person accused by a complaint of 51 having violated an ordinance of a city to appear at a stated time and place to answer to 52 the charge of the complaint.
- 53 (I) "Subpoena" is a process issued by the court to cause a witness to appear and
  54 give testimony at a time and place therein specified.
- 55 <u>(I) "Ordinance cigarette or tobacco infraction" is a violation of an ordinance that</u> 56 proscribes the same behavior as proscribed by subsection (m) or (n) of K.S.A. 79-3321 57 and amendments thereto.
- (m) "Ordinance traffic infraction" is a violation of an ordinance that proscribes or
  requires the same behavior as that proscribed or required by a statutory provision that is
  classified as a traffic infraction in K.S.A. 8-2118 (1998 Supp.) and amendments thereto.
  (n) "Warrant" is a written order made by a municipal judge directed to any law
- 62 enforcement officer commanding the officer to arrest the person named or described in

63 <del>it.</del>

- 64 (o) "Ordinance cigarette or tobacco infraction" is a violation of an ordinance that
   65 proscribes the same behavior as proscribed by subsection (m) or (n) of K.S.A. 79-3321
   66 and amendments thereto.
- 67 (n) "Subpoena" is a process issued by the court to cause a witness to appear and
  68 give testimony at a time and place therein specified.

(o) "Warrant" is a written order made by a municipal judge directed to any law
 enforcement officer commanding the officer to arrest the person named or described in
 it.

Section 2.
 That section 2.40.210, Notice to appear – Service – Return, of The
 Code of the City of Topeka, Kansas, is hereby amended to read as follows:

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Notice to appear – Service – Return.

75 The notice to appear shall be served upon the accused person by delivering a 76 copy to him or her personally, or by leaving it at the dwelling house of the accused 77 person or usual place of abode with some person of suitable age and discretion then 78 residing therein, or by mailing it to the last known address of said person. A notice to 79 appear may be served by any law enforcement officer, the municipal judge, the clerk of 80 the municipal court, the city attorney, an assistant city attorney, an animal control 81 officer, a parking control officer as specifically authorized by TMC 10.60.350, a property 82 maintenance inspector as specifically authorized by TMC 10.60.120 or a fire department 83 employee with authority to enforce the Uniform Fire Ccode, and, if mailed, shall be 84 mailed by a law enforcement officer, the municipal judge, the clerk of the municipal court, the city attorney, any animal control officer, a parking control officer as specifically 85 86 authorized by TMC 10.60.350, a property maintenance inspector as specifically 87 authorized by TMC 10.60.120 or a fire department employee with authority to enforce 88 the Uniform Fire C code. Upon service by mail, the person serving the notice to appear 89 shall execute a verification to be filed with a copy of the notice to appear. Said 90 verification shall be deemed sufficient if in substantially the following form:

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- 91 The undersigned hereby certifies that on the day of 92 , a copy of notice to appear was mailed to 93 at \_\_\_\_\_ 94 95 /s/ Signature of Person Serving Notice to Appear 96 97 98 Section 3. That section 10.60.120, Parking of vehicles on nonpaved surfaces, 99 of The Code of the City of Topeka, Kansas, is hereby amended to read as follows: 100 Parking of vehicles on nonpaved surfaces residential property. (a) It shall be unlawful for any person to park or allow to be parked any 101 102 vehicle or machinery on the back yard of a residential lot for more than six months or on 103 any other part of a residential lot for any period of time unless the area used for parking 104 is improved with at least four inches of rock, gravel, paver brick, asphalt, or concrete. 105 (b) Subsection (a) of this section shall not apply to any motor vehicle or 106 machinery which displays a special license plate or placard issued to a person with a 107 disability by the Director of Vehicles, Kansas Department of Revenue in accordance 108 with K.S.A. 8-1,125and amendments thereto. This section shall not apply to any vehicle 109 or machinery which displays acceptable official identification devices issued to persons 110 with a disability by any other state, district or territory recognized by the Kansas 111 Department of Revenue. 112 (c) For purposes of this section the following definitions shall apply: 113 (1) "Park" shall mean to halt a vehicle, whether occupied or not, 114 otherwise than temporarily for the purpose of and while actually engaged in
- 115 receiving or discharging passengers or personal property.

116	(2) "Vehicle or machinery" shall mean a machine propelled by power
117	other than human power and designed to travel along the ground by use of
118	wheels, treads, runners or slides and which transports persons or property And
119	shall include, without limitation, an automobiles, trucks, trailers, recreational
120	vehicles, motorcycles, boats, campers, or tractors.
121	(d) Police officers and property maintenance inspectors shall have the
122	authority to issue a uniform complaint and notice to appear for violations of this section.
123	(e) The city council may, by resolution, waive the provisions of subsection (a)
124	of this section at specific properties identified by address for community events or
125	activities designated by the council for periods of time not to exceed two weeks.
126	(a) Definitions. For purposes of this section the following definitions shall
127	apply:
128	(1) "Driveway" is a paved or graveled area that is intended for off-street
129	vehicular parking.
130	(2) <u>"Park" or "parking" shall mean the standing of a vehicle or</u>
131	<u>machinery on or over a paved or graveled area, whether occupied or not, other</u>
132	than temporarily for the purpose of loading or unloading property or passengers.
133	(3) "Paved or graveled area" shall mean (i) an area comprised of a
134	solid, permanent sealed-surface constructed of asphalt, concrete, stone, brick or
135	other similar impermeable material of sufficient dimension to accommodate the
136	entire vehicle or machinery; with no overhang onto dirt or grass; or (ii) an area
137	comprised of a loose aggregation of rock fragments (e.g. gravel) thick enough to
138	prevent grass, weeds and dirt from permeating or penetrating through <del>(there can</del>

- 139 <u>be no visible vegetation or debris</u> and of sufficient dimension to accommodate
  140 <u>the entire vehicle or machinery; with no overhang onto dirt or grass.</u>
- (4) <u>"Vehicle or machinery" shall mean a machine propelled by power</u>
   (other than human power) that is designed to travel along the ground by use of
   wheels, treads, runners or slides and transport persons or property. "Vehicle or
   machinery" shall include, without limitation, automobiles, trucks, trailers,
   recreational vehicles, motorcycles, boats, campers, or tractors.
- 146 (b) <u>Prohibitions Enforcement Waiver.</u>
- 147 (1) <u>It shall be unlawful for an owner of real property to park, or allow to</u>
  148 <u>be parked, any vehicle or machinery on the back yard of a residential lot for more</u>
  149 <u>than six (6) months, or on any other part of a residential lot for any period of time,</u>
  150 <u>unless on a paved or graveled area or on a driveway</u> as defined by TMC
  151 <u>10.60.210(a)(1) and (3).</u> Such paved or graveled area or driveway must be
  152 <u>maintained free of vegetation, debris and standing water.</u>
- 153(2)Subsection (1) shall apply to any motor vehicle that displays a154special license plate or placard issued to a Kansas resident who is a person with155a disability or is responsible for the transportation of a person with a disability in156accordance with K.S.A. 8-1,125 and K.S.A. 8-1,126 and amendments thereto.157(3)In addition to law enforcement officers, property maintenance
- 158 inspectors shall also have the authority to issue a uniform complaint and notice to
- 159 appear for violations of this section, as provided in TMC 2.110.130 and TMC
- 160 <u>2.110.210.</u>

161	(4) The governing body may, by resolution, waive the provisions of
162	subsection (1) for designated properties identified (by specific address) in the
163	resolution in order to accommodate a special event approved pursuant to TMC
164	Chapter 12.70.
165	Section 4. That original § 2.40.130, § 2.40.210 and § 10.60.120 of The Code
166	of the City of Topeka, Kansas, are hereby specifically repealed.
167	Section 5. This ordinance shall take effect on March 1, 2020, and after its
168	passage, approval and publication in the official City newspaper.
169	Section 6. This ordinance shall supersede all ordinances, resolutions or rules,
170	or portions thereof, which are in conflict with the provisions of this ordinance.
171	Section 7. Should any section, clause or phrase of this ordinance be declared
172	invalid by a court of competent jurisdiction, the same shall not affect the validity of this
173	ordinance as a whole, or any part thereof, other than the part so declared to be invalid.
174	PASSED AND APPROVED by the City Council on
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176	CITY OF TOPEKA, KANSAS
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179 180	
181	Michelle De La Isla, Mayor
182	ATTEST:
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187	Brenda Younger, City Clerk